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Federal Defenders OF NEW YORK, INC.

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David E. Patton Executive Director and Attorney-in-Chief

Septemb

By ECF

Honorable Analisa Torres United States District Judge Southern District of New York Daniel Patrick Moynihan U.S. Courthouse 500 Pearl Street New York, NY 10007

> Re: United States v. Daniel Logan, 18 Cr. 870 (AT)

Honorable Judge Torres:

I write with the consent of the Government and on behalf of Mr. Logan to respectfully request a two-month extension on which Mr. Logan must surrender to the Bureau of Prisons (BOP). This is the second request for an extension of Mr. Logan's surrender date. Your Honor granted our first request on April 1, 2020, ordering Mr. Logan's surrender on September 14, 2020.

It is my understanding that, as of today's date, the BOP has not designated a facility to which Mr. Logan will surrender, thereby necessitating his surrender to the United States Marshalls at 500 Pearl Street, and his detention pending BOP designation at either the MCC or the MDC. Both of those facilities are experiencing COVID-19 outbreaks. Requiring Mr. Logan to surrender on September 14, 2020 would expose him to risk of coronavirus infection. A sixty-day extension of Mr. Logan's surrender date would allow the BOP more time to designate him to a facility to which he could report directly without such risk.

I have discussed this request with Assistant United States Attorney Nicholas Chiuchiolo, who consents on behalf of the Government. If Your Honor requires additional information, I may be reached at the number below, or at Christopher Flood@fd.org.

Thank you for considering this request

GRANTED. By November 13, 2020, Defendant shall surrender to the Bureau of Prisons.

SO ORDERED.

Dated: September 14, 2020 New York, New York

ANALISA TORRES United States District Judge Respectfully submitted,

/s/ Christopher A. Flood Christopher Flood, Esq. Assistant Federal Defender Federal Defenders of New York (212)417-8734